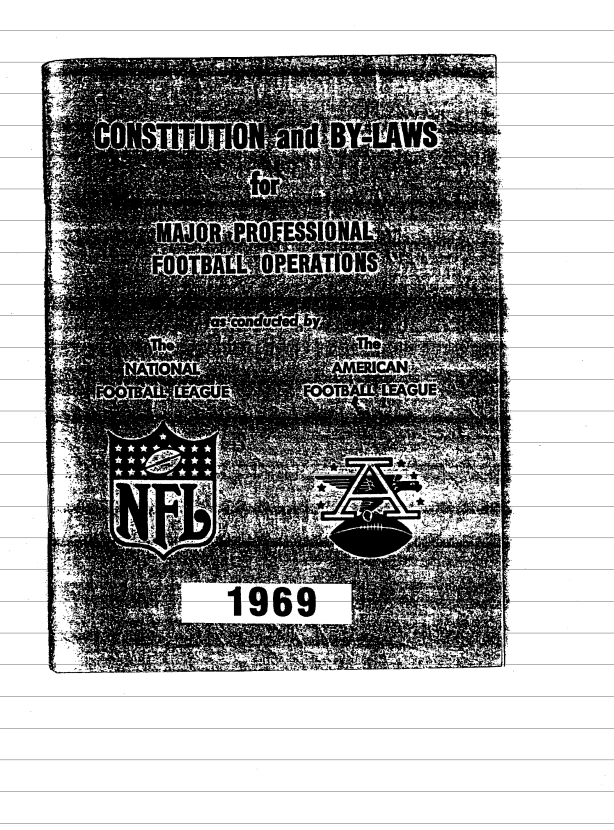
# EXHIBIT 11



# Case 2: Paso-Basamok-02RPANABDo DOGNEHMEBO 20617 FIFEHE 02026/79/12Pagge of 0553 Page ID #:8971 CONSTITUTION AND BY-LAWS FOR MAJOR PROFESSIONAL FOOTBALL OPERATIONS AS CONDUCTED BY THE NATIONAL FOOTBALL LEAGUE and THE AMERICAN FOOTBALL LEAGUE This Constitution and By-Laws, covering major professional football operations as conducted by the member clubs of the National Football League (NFL) and the member clubs of the American Football League (AFL), has been adopted by the member clubs of both the NFL and the AFL in anticipation of and as a preliminary step toward the complete unification of their operations in an expanded single league in 1970. The provisions of this Constitution and By-Laws, as set forth below, will control such operations during the period prior to February 1, 1970 (or such earlier date as may be mutually agreed upon) and are binding upon the two leagues, all member clubs therein, and all officers, stockholders, directors, partners, or employees thereof. ARTICLE I COMMISSIONER 1.1 (a) Pete Rozelle shall serve and act as Commissioner for both the NFL and the AFL. (b) Any successor to Pete Rozelle as Commissioner Voting must be approved by no less than 12 of the 15 clubs which were members of the NFL in 1966 in addition to the requirements set forth in sub-paragraph (c) hereof. (c) In addition to the requirements of sub-paragraph (b) above, any successor to the office of Commissioner shall be determined by the affirmative vote of not less than 13 members of the NFL and 8 affirmative votes of member clubs of the AFL. Financial and 1.2 The Commissioner, on behalf of the NFL and the AFL, may incur any expense which, in his sole dis- Other Authority [3]

# Case 2: Paso-8839510k-028927NABDo0006Hemen0920617FileHed2920699/12Pageus 5f0f353Page ID

Independenc Jurisdiction	cretion, is necessary to conduct and transact the ordinary business of both leagues, including but not limited to the leasing of office space, the hiring of employees and other assistance and services; provided, however, that the Commissioner shall not have pense for any extraordinary obligations or make any capital investment on behalf of either the NFL or the AFL without prior approval by the league or leagues so affected.  1.3 The Commissioner shall have no financial interest, direct or indirect, in any professional sport.  1.4 The Commissioner shall have full, complete and final jurisdiction of:  (a) Any dispute involving member clubs of the NFL and AFL certified to putants.  (b) Any dispute between any player, coach or other employee of any club in either the NFL or AFL.  (c) Any dispute between players employed by any club in either league other than dispute unrelated to and outside the course and scope of the employment of such persons as players with any club of either league.  (d) Any dispute between a player and any official employed by either league, or any dispute between any club and any official in either league, or any combination thereof that, in the opinion of the Commissioner, constitutes conduct detrimental to the best interests of professional football as conducted by the member clubs of the NFL and AFL.  Every dispute submitted or assigned to the Commissioner for decision and any dispute over which the Commissioner assumes jurisdiction pursuant to this Constitution shall be considered as having been submitted under and governed by the arbitration laws of the State of New York and all decisions by the Commissioner shall be binding and enforceable under said arbitration laws of the State of New York and all decisions by the Commissioner shall be binding and enforceable under said arbitration laws of the State of New York as now or hereafter in effect.	(b) Be the principal executive officer over all other employees or officers of either league, and in that capacity shall have general supervision over the business and affairs of either league.  1.6 The Commissioner shall interpret and from time to time establish policy and procedure in respect to the provisions of this Constitution and By-Laws governing the operation of Professional Football in both leagues and also may interpret and establish policy and procedure in respect to the Constitution and By-Laws of each league and any enforcement thereunder.  1.7 The Commissioner shall select and employ a supervisor or supervisors of game officials and shall further select and approve all game officials for all preseason, regular season, play-off games, including intra and inter-league games in both leagues shall have the duty to accept as game officials for any game, such officials as the Commissioner shall assign to such game.  1.8 The Commissioner shall have exclusive authority to arrange for all broadcasting and television rights to the World Championship Game.  1.9 The Commissioner shall have exclusive authority to arrange for and negotiate contracts on behalf of both the NFL and the AFL with other persons, firms, leagues or associations, provided, however, that except in instances where the Commissioner is otherwise specifically authorized herein, any contract involving a substantial commitment by either the NFL or the AFL, or any of the clubs therein, shall not be binding unless first approved by the NFL and the AFL in the manner set out in \$4.5 hereof. Nothing in this section contained shall modify or affect any contract in existence in either the NFL or AFL at the time of the adoption of this Constitution.  1.10 The Commissioner shall file and maintain in effect a surety bond in favor of the NFL and the AFL in the sum of \$50,000; said bond shall be conditioned upon faithful performance of the Commissioner of his duties, and shall name the NFL and the AFL as obliges. The expenses for such bond shall be paid	Game Officials  Broadcasts and Television  Contracts  Reports  Bond

money or any other score of any game or league, or has had knowledge of or has received an offer, directly or indirectly, to control, fix or bet money or other consideration on the outcome or score of a professional football game and has failed to report the same in the manner hereinafter prescribed, then the Commissioner shall have complete and unrestricted authority to impose

- any or all of the following penalties:

  (1) Suspend such person indefinitely or for a prescribed period of time.
  - (2) Bar such person from professional football in the NFL or AFL for life.
  - (3) Cancel or terminate the contract of such person in either league or with any club thereof.
  - (4) Require the sale of any stock or other interest of such offending person of any club by the method and under the procedure specified in the Constitution and By-Laws of the league with which said club is identified.
  - (5) Fine such person in an amount not in excess of Five Thousand Dollars (\$5,000).
  - (6) Cancel or declare to be forfeited any interest in a club or in the franchise issued by either league owned by any person so involved; in such event, any interest of the offending person so implicated in the club or any stock owned by such person in any club shall be sold under the procedure prescribed in the Constitution and By-Laws of the affected league.
  - (7) Assign to another club in the same league the lease of any stadium or playing field held for or owned by the offending club or any person owning any interest therein.
  - (8) Assign to one or more other clubs, players on the Selection or Reserve Lists of the offending club.
  - (9) Impose such other or additional punishment or discipline as the Commissioner may decide.

If the person involved is a player in either league, such player is obligated to report immediately such incident to the head coach, owner or managing officer of the club with which he is affiliated. If the person involved is either an owner, officer, director, shareholder or partner of a club, or owns or holds an interest therein, or is a coach or employee (other than a player) thereof, such

# CONSTITUTION and BY-LAWS

report shall be made promptly to the Commissioner. Any decision by the Commissioner under the circumstances referred to herein shall be final, conclusive and unappealable. All persons involved in or affected by any such decision agree to release and waive any and all claims arising out of or connected with such decision that such person may now have or hereafter possess against the Commissioner individually or in his official capacity as well as against either the NFL or the AFL or any officer or employee thereof, and against every club therein and any director, officer, shareholder or partner thereof, or against the holder of any interest therein either for damages or for any other remedy or relief. The word "person" wherever used in this sub-section shall mean and include a club or any club owner, official, stockholder and partner thereof, or anyone holding any interest therein, as well as a coach, player or other employee thereof; it shall also include an officer or employee of either league or any official or person employed by either league.

- (D) Whenever the Commissioner finds in his sole and exclusive discretion that any person, whether or not connected or affiliated with either league or a club therein, is guilty of conduct detrimental to the best interests of either or both leagues, or to Professional Football, then in addition to his other powers prescribed in this Constitution and By-Laws, the Commissioner shall have the right to bar and prohibit such person from entry into any stadium or park used by either league or its member clubs or affiliates thereof for the practice or exhibition of Professional Football.
- (E) The Commissioner shall have authority to change, reduce, modify, remit, or suspend any fine, suspension, or other discipline imposed by the Commissioner which did not require approval of the leagues or clubs therein.
- (F) The Commissioner shall have the power without a hearing, to disapprove contracts between a player and a club in either the NFL or AFL, if such contract has been executed in violation of and contrary to this Constitution or the Constitution and By-Laws of the applicable league, or if either or both of the parties to such contract have been or are guilty of an act or conduct which is or may be detrimental to either league or to the sport of professional football. Any such disapproval of a contract between a player and a club shall be exercised by the Commissioner upon the written notice to the contracting parties within ten (10) days after such contracts are filled with the Commissioner. The Commissioner shall

[9]

#### Case 2: Past-8839 514 028 PANA BDO 2004 HIP 69 206 17 FIFEHE 0 203 1/2 PAR 39 8 1 0 1 3 3 Page ID #:8976 NFL-AFL CONSTITUTION and BY-LAWS competing clubs, neither club shall be deemed :: or presiding officer of the authority of any representative Number of be the Home Club. 13 represent a member. (b) "Visiting Club" means a club whose team is plan-Visiting Club 4.5 Number of Votes. Except as herein otherwise ing a game at the stadium of another club; prespecifically provided, the affirmative vote of not less than vided, however, that if, in the World Champie-13 votes of clubs of the NFL and 8 votes of clubs of the ship Game or in any pre-season game between AFL at any annual or special meeting shall be required teams in opposing leagues, the game is not played for action. in the home city of one of the competing clubs 4.6 Order of Business at Joint Annual Meeting. The Order of neither club shall be deemed to be the Visiting order of business for the Joint Annual Meeting small be Business es follows: Roll Call ARTICLE IV Reading of Minutes of the Previous Meeting JOINT MEETINGS Report of Commissioner Report of Committees Annual Meeting 4.1 The Annual Joint Meeting of the NFL and All Unfinished Business shall be held not earlier than the second Monday : New Business February of each year and not later than April 1 in such Adjournment year; such meeting shall be held on such date and at such Conduct of Meeting. Except in respect to matters Conduct of places and times as the Commissioner shall designate :covered specifically in this Constitution and By-Laws, Meeting the notices of the meeting. Roberts Rules of Order shall prevail in all joint meetiags; provided, however, that any action taken in any Special Meeting 4.2 Special Joint meetings may be held at any place joint meeting involving a matter not covered specifically in this Constitution and By-Laws shall require the consent upon call by the Commissioner. of thirteen (13) clubs of the NFL and eight (8) clubs 4.3 (A) Written notice of the time and place c: holding any Joint Annual Meeting shall be given to each of the AFL. 4.8 Action without a Meeting. Any action or resolu- Action Without club at least thirty (30) days in advance of the day fixed for such Joint Annual Meeting, and at least seven (?) tion which may be taken or adopted at a joint meeting a Meeting days in advance of the day fixed for any Joint Specia. may be taken or adopted by an instrument in writing Meeting. signed by all clubs of both leagues. (B) Notice of a Joint Special Meeting shall state the time, place and purpose of the meeting. The notice of the Annual Meeting must state the time and place of the ARTICLE V meeting, but not the purpose; if any amendments to this Constitution and By-Laws are to be considered at the COMMITTEES Joint Annual Meeting, the submission of such proposals must be in accordance with Article 22.1 hereof. 5.1 The Commissioner and/or either league may ap-Appointment point such committees as he or they deem necessary or (C) Notice of meetings may be waived by the consent of Committees appropriate. All committees shall have only such authorof all member clubs of both Leagues. ity as the member clubs in both leagues shall decide by and 4.4 At each Joint Meeting each club shall be limited Voting and the affirmative vote of not less than thirteen (13) clubs Authority to two (2) representatives; each club shall be limited to Representation of the NFL and by the affirmative vote of not less than one (1) vote upon any matter presented at the meeting. eight (8) clubs of the AFL. All committees shall act Each member shall file with the Commissioner within the under the direction and supervision of the Commissioner time designated by the Commissioner a written designawho shall be an ex officio member of each committee with tion of the representatives and any alternate to vote and no right to vote, unless such right shall be granted puract for its club. The Commissioner or other presiding suant to the resolutions establishing such committee or officer may require proof satisfactory to the Commissione: committees. [12] [ 13]

TEAM UNIFORMS  Can flicting Club Colors  and all wear the closes awarded to the visiting club, which notification must be given by July 1st of the year in which the game is streedled for the other which the street of the participating teams are streetled to the other of the participating teams are streetled for the participating teams are streetled from the colors to be used by the competing teams in such game.  (II) Provided written approval is obtained from the colors to be used by the competing teams in such game.  (III) Provided written approval is obtained from the colors of the intervention of the colors of the participating teams are unable to the colors of the participating teams are unable to the colors awarded to their expective club.  (III) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to such teams by its respective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (IV) Provided written approval is obtained from the colors awarded to their expective club.  (I			
TEAM UNIFORMS  Conflicting (Inb Colors  The home club shall have the option of deciding whether the visiting club shall ware white jerseys the shall were the colors awareful or inter-lengue game (regular or pre-season). The home club shall have the colors and the colors of the jersey in which notification must be given by July 1st of the year in which notification must be given by July 1st of the year in which notification must be given by July 1st of the year in which the option fails to conform to the jersey; colors designated for such game, then there shall be an automatic fine against the offending club of \$3,000, which sum shall be payable to the Office of the Commissioner, only the Commissioner, noticer that the colors of the participating teams as so designated extend to the Commissioner, noticer that have the right to designate the colors to be used by the competing teams in such game.  (B) Provided written approval is obtained from the Commissioner, noticer club in inter-league games shall have the right to designate the colors to be used by the competing teams in such game.  (B) Provided Championship Game, is played between clubs in opposing leagues, and such game is played in a city other than in city of the commissioner softiering in such-parsepapents (A) and (B) of this schievent, if competing teams are unable to agree upon the colors to be were by each team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  THOME  THOME  THOME TERRITORIAL RIGHTS  APPLICATION THOME TERRITORY with respect to any club in the same of different club in a such pages to any state of the control of the Commissioner softiering in such-parsepapents (A) and (B) of this such event of the control of the Commissioner softiering in a such pages to a such game is played by the colors to be were by each team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  THOME  THOME  THOME TERRITORIAL RIGHTS  THOME TERRI		NFL-AFL	
Conflicting Club Colors  Club C		ARTICLE VI	corporate limits of such city except as follows:
club and to the Commissioner, of its decision in the colors of the jerseys to be worn by the visiting club, which notification must be given by July 1st of the year in which the game is scheduled to be played. If cluber participating club fails to conform to the jersey colors designated for such game, then there shall be as a union matic fine against the offending club of \$5,000, which sum shall be payable to the Commissioner. Despite the foregoing, in the event that the colors of the participating class as obsequent are in participating teams as to designated are in or pre-season), the Commissioner shall have the colors of the colors to be used by the competing class.  (B) Frowled written approach is obtained from the Commissioner shall have the regular to designate the colors to be used by the competing clubs. The commissioner shall have the payable to the commissioner, neither club in inter-league games shall be permitted to wear white jerseys but shall be permitted to wear the colors awarded to their respective club.  (C) Anything in sub-paragraphs (A) and (B) of this So.1 to the contrary notwithstanding, if any game, including the World Championship Game, is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in such event, if competing teams and such game is played in a city other than in city of the competing clubs, then the colors shall have the right to designate the colors to be used by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in such event, if competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in such event, if competing teams and such game is played in a city other than in city of the competing teams unless such colors to be used by the competing teams unless such colors are, in the opinion of the Commissioner shall have the right to d		6.1 (A) The home club shall have the option of deciding whether the visiting club shall wear white jerseys or shall wear the colors awarded to the visiting team in	bers of the same league, other than the San Fran- cisco 49ers and the Oakland Raiders, are located and hold franchises for different cities within 100 miles of each other measured from the exterior
which notification imust be given by July lat of the year in which the game is scheduled to be played. If either participating club fails to conform to the jersey colors designated for such game, then there shall be an automatic fine against the offending club of \$5,000, which sum shall be payable to the Office of the Commissioner. Despite the foregoing, in the event that the colors of the participating teams as to designated are in conflict for an intra-league or inter-league game (regular or pre-season), the Commissioner shall have the right to designate the colors to be used by the competing teams in such game.  (B) Provided written approval is obtained from the Commissioner, neither club in inter-league games shall be required to wear the colors awarded to their respective club.  (C) Anything in sub-paragraphs (A) and (B) of this S6.1 to the contrary notwithstanding, if any game, including the World Championship Game, is played be tween clubs in opposing leagues, and such game is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in any game, in the colors to be worn by cach team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Home  7.1. "Home Territory" with respect to any club is located to the colors to be with cut of the colors to be with such club is located to the provisions of this Constitution and By-Laws) within such area without the consent of the clubs, but located outside the city limits of such Country are outside the respective to any club in open and control of the colors to the contrary to the competing teams are unable to agree upon the colors to be worn by the competing teams in such game, the colors to be worn by the competing teams in such game, the colors to be worn by the competing team in such game, the colors to be worn by the competing teams in such game, the colors to be worn by the competing teams in suc		or inter-league game (regular or pre-season). The home club is obligated to give written notice to the visiting club and to the Commissioner, of its decision on the	rights of each of such clubs shall only extend to and include an area of one-half the distance between such cities.
Despite the foregoing, in the event that the colors of the participating teams as so designated are in conflict for an intra-league or inter-league game (regular or pre-stason), the Commissioner shall have the right to designate the colors to be used by the competing teams in such game.  (B) Provided written approval is obtained from the Commissioner, neither club in inter-league games shall be required to wear white jerseys but shall be permitted to wear the colors awarded to their respective club.  (C) Anything in sub-paragraphs (A) and (B) of this S6.1 to the contrary notwithstanding, if any game, in cluding the World Championship Game, is played between clubs in opposing leagues, and such game is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams are unable to agree upon the colors to be worn by each team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Territorial Rights of teight within its own territory to exhibit professional foot-ball games played by teams in cither league, except that:  (A) Whenever two clubs in the same or different leagues hold franchises and are located in the same city, then the owners of each of said franchises shall have equal rights within the home territory of such city.  (B) In respect to the San Francisco and Oakland franchises, the following provisions shall apply:  (The Home Club in each city shall have the exclusive right to exhibit professional foot-ball games played by teams in oither league, except that:  (A) Whenever two clubs in the same or different league same city, then the owners of each of said franchises, the following provisions shall apply:  (B) In respect to the San Francisco and Oakland franchises, the following provisions shall have the exclusive right to exhibit professional foot-ball games played by teams in oither league and in the same city that the colors to be worn by each team in such game.  (I) In respect to the area included in the home territ		which notification must be given by July 1st of the year in which the game is scheduled to be played. If either participating club fails to conform to the jersey colors designated for such game, then there shall be an automatic fine against the offending club of \$5,000, which	shall extend to and include all of Mitwaukee County, Wisconsin, despite the fact that potitions of such County are outside the 75 mile limits from the exterior corporate limits of the City of
(B) Provided written approval is obtained from the Commissioner, neither club in inter-league games shall be required to wear white jerseys but shall be permitted to twear the colors awarded to their respective club.  (C) Anything in sub-paragraphs (A) and (B) of this S6.1 to the contrary notwithstanding, if any game, including the World Championship Game, is played between clubs in opposing leagues, and such game is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in such event, if competing teams are unable to agree upon the colors to be worn by each team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Home  7.1 "Home Territory" with respect to any club in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory of any part thereof.		Sum shall be payable to the Office of the Commissioner. Despite the foregoing, in the event that the colors of the participating teams as so designated are in conflict for an intra-league or inter-league game (regular or pre-scason).	7.2 Each club in each league will have the exclusive right within its own territory to exhibit professional football games played by teams in either league, except that:  (A) Whosever two clubs in the same or different
(G) Anything in sub-paragraphs (A) and (B) of this S6.1 to the contrary notwithstanding, if any game, including the World Championship Game, is played between clubs in opposing leagues, and such game is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in such event, if competing teams are unable to agree upon the colors to be worn by each team in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Home  7.1 "Home Territory" with respect to any club in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club and both of said clubs may play games with other clubs in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory or any part thereof.  (C) Subject to the provisions of the foregoing para-		(B) Provided written approval is obtained from the Commissioner, neither club in inter-league games shall be required to wear white jerseys but shall be permitted	leagues hold franchises and are located in the same city, then the owners of each of said franchises shall have equal rights within the home territory of such city.
tween clubs in opposing leagues, and such game is played in a city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are, in the opinion of the Commissioner, conflicting; in the colors to be worn by each team in such game, the Commissioner shall have the right to designate the colors to be used by the competing teams in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Home  7.1 "Home Territory" with respect to any club in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory or any part thereof.  (C) Subject to the provisions of the foregoing para-		(C) Anything in sub-paragraphs (A) and (B) of this	franchises, the following provisions snall apply:  (i) The Home Club in each city shall have the
such event, if competing teams are unable to agree upon the colors to be worn by each team in such game, the Commissioner shall have the right to designate the colors to be used by the competing teams in such game.  ARTICLE VII  TERRITORIAL RIGHTS  Home  7.1 "Home Territory" with respect to any club in either league without the consent of the club also operating in the same home territory of both of said clubs, but located outside the city limits of both cities, both clubs shall have joint rights of exclusivity and both of said clubs may play games with other clubs in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory of both of said clubs, but located outside the city limits of both cities, both clubs shall have joint rights of exclusivity and both of said clubs may play games with other clubs in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory of any part thereof.		tween clubs in opposing leagues, and such game is played in a city other than in city of the competing clubs, then the colors awarded to such teams by its respective league may be worn by the competing teams unless such colors are in the opinion of the Commissioner, conflicting; in	ball games played by teams in either league in its city, and neither the San Francisco club nor the Oakland club shall have any right to play professional football in the city of the
TERRITORIAL RIGHTS  TERRITORY within such area without the consent of the club also operating in the same home territory or any part thereof.  Home 7.1 "Home Territory" with respect to any club in the same home territory or any part thereof.  (C) Subject to the provisions of the foregoing para-		such event, if competing teams are unable to agree upon the colors to be worn by each team in such game, the Commissioner shall have the right to designate the colors	(ii) In respect to the area included in the home territory of both of said clubs, but located outside the city limits of both cities, both clubs shall have joint rights of exclusivity and both of said clubs may play games with
aither league means the city in which such club is located (C) Subject to the provisions of the foregoing para-	27.	TERRITORIAL RIGHTS	other clubs in either league (subject to the provisions of this Constitution and By-Laws) within such area without the consent of the club also operating in the same home territory or any part thereof.
games and includes the surrounding territory to the ex-	)	either league means the city in which such club is located	(C) Subject to the provisions of the foregoing para- graphs (A) and (B) above, no club in cither

#### Case 2: Past-0339 gret-028/127NABDoDONGHEMENDO 20617 FIFEHEND 2069/12Patage 11 df 05353 Page ID #:8978 CONSTITUTION and BY-LAWS NFL-AFL league shall be permitted to play games within 7.4 The members of both leagues have the right and agree to operate professional football clubs and play the the home territory of any other club in either applicable league schedule in their respective cities loleague unless a home club is a participant. No cated within their home territories as herein above set franchise shall be granted by either league for out, subject to the provisions of this Article VII. operation within a home territory which overlaps the home territory of a present member of either 7.5 No member club in either league shall have any league without the prior written consent of such right to transfer its club or franchise either to the same member. or another city located within the territorial limits of a city in which a franchise in either lengue is presently lo-(D) Despite the foregoing provisions, in the event the cated, nor shall any new franchise be granted by either Baltimore franchise is forfeited or surrendered, or league for operation in a city within the territorial limits is transferred to a city other than Baltimore, all of the city in which a franchise of either league is presrights to the Baltimore territory shall revest in ently located, unless such action is approved by the the Washington Redskins, and the area included unanimous consent of all member clubs of both leagues. in the Baltimore territory shall be reconstituted and become part of the home territory of the Washington Redskins. ARTICLE VIII Territorial 7.3 Each league shall have exclusive control of the ASSESSMENTS Rights of exhibition of football games by its member clubs in the home territory of its member clubs subject to the rights 8.1 Whenever monies are required to meet expenses Assessments League herein granted to member clubs of both leagues under then upon demand by the Commissioner, each club of this Article VII. The home cities of the NFL are: both leagues shall be obligated to contribute equally its Atlanta, Georgia share of the required monies. Baltimore, Maryland Chicago, Illinois Cleveland, Ohio ARTICLE IX Dallas, Texas BROADCASTING AND TELEVISION Detroit, Michigan Green Bay, Wisconsin 9.1 Each league shall adopt its own provisions in re- Television Los Angeles, California spect to the right of the member clubs in its league to Limitations Minneapolis- St. Paul, Minnesota televise and broadcast any games played by member clubs New Orleans, Louisiana in its league with the following limitations: New York, N. Y. (a) Pre-season games between teams in different leagues Philadelphia, Pennsylvania Pittsburgh, Pennsylvania may only be telecast by the visiting team to its home territory. Despite the foregoing, whenever St. Louis, Missouri the pre-season game is between the San Francisco 49ers and the Oakland Raiders, or between the San Francisco, California Washington, D. C. New York Giants and the New York Jets, such The home cities of the AFL are: Boston, Massachusetts game cannot be telecast to the home territory of Bussalo, New York either participant, or otherwise, without the consent Cincinnati, Ohio of both participants. Denver, Colorado (b) The sale of radio, television and film rights for Houston, Texas the World Championship Game between the two Kansas City, Missouri clubs in each league shall be under the sole juris-Miami, Florida diction of the Commissioner. New York, N. Y. (c) The present television commitments in each league Oakland, California shall remain in full force and effect, and neither San Diego, California [16] [17]

# Case 2: Paso-8839514-0269ANABDo POGNETO 20617File 102069112Page 1260533Page ID #:8979

	#:89 <b>7</b> 9		
	NFL-AFL	CONSTITUTION and BY-LAWS	
	league shall be in any manner restricted in respect to the right to televise or broadcast its games by reason of provisions contained in any television agreement of the other league.	stockholder, director, partner, or holder of an interest therein.  (3) Directly or indirectly, loan money or offer any gift or reward or become surety or guarantor for	
	(d) Neither league shall make any television agree- ment or commitment extending beyond February	any game official or other official or employee of	
	1, 1970.	(4) Act as the contracting agent or representative for any player or share or be financially inter-	
World	(e) In the World Championship Game:	ested in the compensation of any player in the League. Nothing herein shall prevent any player	
Championship Game	located in its home territory; provided, (a)	from negotiating on his own behalf or for his	
	said club contributes to the gross receipts of the game (to be divided in the same manner	(C) No club in either the NFL or the AFL, nor any stockholder, director, officer, partner or person holding	
	as game receipts are distributed) a fair and equitable sum fixed by the Commissioner in	an interest therein, nor any officer or employee of either League shall:	
	his sole and absolute discretion; and (b) pro-	(1) Publicize or participate in the selection of any	
	vided the Commissioner approves all sponsors and broadcasters involved in the game.	mythical All-League or All-Opponent team.  (2) Issue a free ticket of admission to a game to any	
	(ii) No television station may carry or broadcast the game if its signal is visible within an area	visiting club or player thereof except pursuant to the Constitution and By-Laws of the League	
	of seventy-five (75) miles from the exterior	with which he is identified.	
	limits of the city where the game is being played. The Commissioner's decision in this	(3) Offer any gift or reward to a player, coach or club for services promised, rendered or to be	
	matter shall be final.	rendered in defeating or attempting to defeat a	
Broadcast	til	competing club.  (4) Publicly criticize any club or its management,	
Facilities	home shall provide adequate space for use of the visiting club in telecasting and/or broadcasting each game.	nersonnel employees or coaches and/or any toot-	
		ball official employed by the League or any mem- ber club of either NFL or AFL; all complaints	
	ARTICLE X	or criticism in respect to the foregoing shall be made to the Commissioner only, and shall not be	
	PROHIBITED CONDUCT	publicized directly or indirectly.	
	10.1 Conflicting Interests and Prohibited Conduct.	(5) Directly or indirectly pay a fine for a person who has been so penalized.	
Conflicting		(a) Domit or state in any game program, or by	-
Interests	football as southested by the member citibs of the INEL	means of its public address system or otherwise, that it, he, or they, offer or agree, either directly	
Prohibited	and Art.	or indirectly, to pay or give money or any other thing of value to any member of the public;	
Conduct	(R) No club or stockholder officer director partner	maither shall any club or other person referred	
	league, including a game official, shall:	to in this S10.1 be permitted to participate at any time, directly or indirectly, in any lottery of any	
	(1) Own or have any financial interest directly or in- directly, in any other club of either NFL or AFL.	kind.	
	(2) Directly or indirectly, loan money to or become	(7) Own, directly or indirectly, any interest whatso- ever in a professional football organization,	
	surety or guarantor for any other club, or any	league, club, or team not a member of either the	
	player, coach, or employee thereof, of any owner,	NFL or the AFL.	
	[18]	[19]	

for the duration thereof.

(2) This provision shall not apply to participation in

[21]

holder, director, partner, employee, agent or representa-

tive thereof, or any person holding an interest in said

[ 20 ]

directly or indirectly by a Club, or by any person connected with or employed by a club; if players are employed by or connected with a club involved in a Play-Off Game, or the World Championship Game, then no

[ 22 ]

# ARTICLE XII ELIGIBILITY OF PLAYERS

12.1 (A) No Person shall be eligible to play or be General Rules selected as a player unless (1) all college football eligi- of Eligibility

[23]

#:8982 CONSTITUTION and BY-LAWS NFL-AFL vide for the loss of selection choices of the offending club in the next or in succeeding Selection Meetings up bility of such player has expired, or (2) at least five (5) to and including the entire Selection List. All negotiating years shall have elapsed since the player first entered or rights to the player or players so involved shall be attended a recognized college or university, or (3) such awarded to the club lowest in the joint league standings, player received a diploma from a recognized college or excluding the offending club, at the time of the last university prior to September 1st of the next football Selection Meeting. season of the League. (C) A diploma of graduation issued by a recognized The Expression "recognized junior college, college or university" shall be interpreted to mean any college listed college or university to a student under an accelerated in the Blue Book of College Athletics, published by McNitt Co., Inc., 2412 East 4th Street, Cleveland 15, course or program shall be acceptable for eligibility purposes despite the fact that the student actually attended such institution for a period of less than four (4) years. Ohio and/or the Education Directory-Higher Education-Federal Security Agency, Office of Education, Part Three, (D) No free agent with college athletic eligibility re-Washington, D.C. maining, who registers at a college for the fall term or The fact that a player has college eligibility remaining semester may be signed to a contract by a dub until the in another sport other than football shall not affect his close of the next succeeding joint Selection Meeting, at eligibility under this section provided the player meets which meeting he would be cligible for selection. all other qualifications hereunder. Any player with college football eligibility remaining in accordance with the fore-going provisions hereof shall not be eligible to be (E) No person who plays college football after the opening date of the training season in any year may play football in either NFL or AFL during the balance of the selected unless such player gives written notice to the Commissioner of his intention on or before January 15th same calendar year., in that year stating his intention to graduate before the (F) No person eligible for the Selection Meeting in fall semester. Any player who fails to give such notice to any calendar year may be signed to a contract with a graduate and then does graduate prior to the fall club in either NFL or AFL until the Selection Meeting semester, cannot be signed to any contract; such players shall be selected in a separate selection meeting at a in that year. time and place fixed by the Commissioner, the order of (G) A player, either under contract to or on the selection to be determined either by lot or some other Reserve or Selection List of a club, shall be a member method prescribed by the Commissioner. The Commisof the team of that club until the Commissioner receives sioner shall have the right to change the date of January notice from such club that other clubs in his league are 15th above referred to, if, in his opinion, such change is free to negotiate or contract with said player. Upon renecessary to properly conduct the selection meeting. ceipt of any such notice, the Commissioner shall promptly notify all other clubs thereof. Until the notice is given Despite the foregoing, if four college football seasons by the Commissioner, no other club may sign a contract shall have elapsed since the player first entered or nor negotiate with such player unless prior written perattended college and, if such player did not at any time during such period, participate in college football, such player shall be eligible for selection. mission thereof has been given by the club owning rights to such player. (H) Any player, whose contract with a club has ex-(B) No player may be signed to a contract or any pired, shall thereupon become a free agent and shall no other document (including a letter of intent), directly longer be considered a member of the team of that club or indirectly, until completion of all football games, including post season bowl games in which the team of the following the expiration date of such contract. Whenschool or college of such player is to participate and in ever a player, becoming a free agent in such manner, thereafter signs a contract with a different club in either which the player is to participate; such provision shall also apply to college football players competing in footthe NFL or the AFL then, unless mutually satisfactory arrangements have been concluded between the two clubs, ball in any season ending after the date when the original class of such player shall have been graduated. If the Commissioner may name and then award to the former club one or more players, from the Active, Rea club violates this section, it shall be subject to punishment by the Commissioner; such punishment shall pro-[25] [24]

15.1 Standard Players Contract. All contracts between Standard clubs and players shall be executed in triplicate and be Player in the form adopted jointly by the member clubs of the Contract NFL and AFL. Such contract shall be known as the

[ 29 ]

ing shall be determined by the percentage rating of games

won as against games played in the season, irrespective

of the league in which said games were played or the

total number of games played during the season, pro-

vided, however, that the winners of any championship

[ 28 ]

# Case 2: Pase-8339 mpt-028/ANA Boologic lene of 20s17 File led 2036/9/12 Page 23-36 of 353 Page ID #:8990

		,,,,,, #:8990	<del>30</del>						
	:								
		NFL-AFL	CONSTITUTION and BY-LAWS						
		17.15 All players must be listed by the club on one	the services of said player may claim him. Regardless of						
	Listing of	of the following lists:	the time when the league receives a request for waiver, the Commissioner shall not give the notice thereof to the						
	1 ye.	1. Active List	clubs until 4:00 P.M., New York time, on the same or succeeding day. Clubs may claim a player placed on						
		2. Move List 3. Future List	waive by positiving the Commissioner within the winter						
		4. Reserve List.	period. The waiver period shall commence at 4:00 P.M., New York time, and expire at 4:00 P.M.; New York						
		The total number of players on the Active, Move and Future Lists of a club cannot exceed a total of 47 players	time on the following day after July 21 and continuing						
		at any time.	throughout the playing season or at 4:00 P.M. New York time, two days thereafter during the training season						
		17.16 If a player leaves training camp within five	prior to July 31; at any other time the waiver shall ex-						
		days prior to the date of the first reduction in the player	Lattering the commencement of the Waiver Deriod, except						
		Edit line not later than Saturday preceding the Saturday	that if waivers are requested on either Friday or Saturday at any time during the year, such waivers shall not expire						
		before the first Regular Season game, such player must return to his club training camp within five days from	until 4:00 P.M., New York time, on the next Monday.  All waiver notices issued by the Commissioner during the						
		his departure or be subject to being placed on the Re- serve List by his club. The club may, at its discretion,	training or regular season shall be sent by telegraph or						
		manific for the return of the player to its Active List by	In the 1969 season, the Commissioner shall notify each						
		retaining a place on its Active List for said player. It the	ful in Lada logging cinuitancously of Cach Walver IV						
		it is a state of the plant of the within such five-day period,	quest in the manner prescribed above. After the reduc- tion in the player limit to 49, and for the remainder of						
		the club shall be required to waive or trade the player in accordance with the applicable provisions of the league;	the regular season any club within the applicable league						
		however, should the player leave training camp after the Saturday preceding the Saturday immediately prior to the	may, upon request, secure from the Commissioner all available salary information on any player for whom						
		c c c c c c c c c c c c c c c c c c c	waivers have been requested, which information shall be supplied prior to the time for the filing of any claim on						
		club may, at its discretion, provide for the return of the player to its Active roster by retaining a place ou its	such player.						
		Active List for such player; should the club fail so to do the player cannot participate with that club nor with any	18.1 (B) Whenever a club claims and is thereafter						
		t it is the langua distinct that season uniess such	awarded a player, the following rules shall govern:  (1) Prior to Monday, 4:00 P.M., New York time, on						
		player is placed on waiver or traded by the club. Any	the Monday prior to the first regular season game,						
		or in any manner tampering, directly or indirectly, with such player before or after such player leaves training	the club to which the player is awarded must acti- vate the player for at least one pre-season game						
		"II I Lines to the menalities available to use	or for seven days, whichever occurs first. If a player limit is applicable at the time of the award.						
		Commissioner under the provisions of Section 12.1(H) and Section 19.2 of this Constitution and By-Laws.	and the dub has a full complement of Active						
			Players within such limit, then following the award of such player the club must either.						
		ARTICLE XVIII	(a) Waive another player from its Active List with no right of recall, or						
		WAIVERS	(b) Place another player from its Active List on						
ı	Vhen Requi	red Section 18.1(A) Clubs desiring to release players	its Reserve List, subject to all of the restric- tions applicable to the Reserve List, or						
		must first give written notice to the Continuation of the large each	(c) Trade another player on its Active List.						
		day, exclusive of Sundays, the Commissioner shall notify each club of such waiver request and any club desiring	(2) If a club claims and is awarded a player at any						
			[41]						
		[40]							

#### Case 2: Past-0339 grot-028/127 ABOODONG LEMENTO 17 FIFE LE 42/26/29/12 Patron 2/26/29 Act of 353 Page ID #:8991 CONSTITUTION and BY-LAWS NFL-AFL (5) If the player is recalled after 4:00 P.M. New time after Monday, 2:00 P.M., New York time. York time, on the Thursday preceding the first prior to the first regular season game and for the League game, transferring another player on its balance of the regular season, if the club at the Active List to its Move List.' time of such claim and award has a full comple-(6) Recalling the player placed on waiver and simulment of players under the applicable player limit. tangously placing the same player on its Move the club must either: (a) Waive another player from its Active List (D) Waivers may not be recalled on the same player with no right of recall, or more than once in any one year by the same club. (b) Place another player from its Active List on its Reserve List subject to all restrictions ap-(E) Whenever the Commissioner notifies a club that a player placed on waiver has been claimed, the Complicable to the Reserve List, or missioner shall do so by telegram or teletype. (c) Trade another player from its Active List, or (F) If such occurs during the non-playing season, (d) If the award occurs after 4:00 P.M., New whenever a club places a player on waiver, the waiving York time, on the Thursday preceding the club within twenty-four (24) hours after the time for first regular season game, place another claiming has expired, upon notice to the Commissioner, player from its Active List on its Move List. may recall the waiver request and place the player on its The exercise by the club of any of the foregoing alternatives must be taken within one hour following notifica-Active List or on its Reserve List. tion of the award of such player. 18.3 Players Waived While Injured. Whenever a Players player has been placed on waiver and is not claimed by Wdired 18.2 (A) Recall of Waiver. Subject to other provi-Recall of another club, such player shall then become a free agent; sions of this Constitution and By-Laws restricting the While Injured Waiver provided, however, that if at the time a player is placed right of recall under various circumstances including the on waiver, the waiving club reports such player as injured provisions of the succeeding sub-paragraphs in this Secand no other club claims such player, such injured player tion 18.2, a club which has requested waivers may recall remains under contract to the waiving club until the exthe request by notifying the Commissioner of such recall piration of such contract or until its termination by the by telegraph or TWX within twenty-four (24) hours club in accordance with the provisions thereof. Any after the expiration of the claiming period. player waived out as an injured player and not claimed (B) When a member club asks waivers on an active by another club need not be counted as an active player player or players and said waivers are asked prior to a by the waiving club until he is again placed on the Active league came and do not expire until after or the day of List of the waiving club; an injured player so waived out said league game and the member club which asks the and not claimed cannot be activated by the waiving club waivers has the limit of Active Players under contract for for a period of sixteen (16) days, but in any event not less said league game, waivers may not be recalled. than two (2) regular season games of such club. (C) After the first reduction in the player limit during the pre-season (but excluding any reduction in the 18.4 Multiple Claims. If three or more league games Multiple player limit from 44 to 40 players) and thereafter during have been played by all clubs in the league, and two or Claims more clubs claim a player's contract after a waiver, the the regular season, whenever a club has a full complement of players on its Active List after placing a player contract shall be awarded to the club whose standing in or players on waiver, the club requesting such waiver may the league race at that time is the lowest. If three league not recall the waiver except by either: games have not been played and two or more clubs claim (1) Recalling the player placed on waiver and sia player's contract after a waiver, the contract shall be multaneously trading such player to another club: awarded to the club which finished lowest in the league standings in the preceding season. In case of a tie in the (2) Placing another active player on the Reserve standing, the Commissioner shall award the contract by List prior to the recall of the waiver: (3) Trading another player on its Active List price lot to the recall of the waiver: Waiver 18.5 Waiver Price. The price of a player claimed on (4) Waiving another player on its Active List which waivers shall be \$100.00. The claiming club shall, within Price waiver cannot be recalled, or [43] [42]

#### Case 2: Past-0339 gret-028/127NABDoDONGHEMENDO 20617 FIFEHEND 2069/12Patage 12Patage #:8992 CONSTITUTION and BY-LAWS NFL-AFL on or released through waiver, such player may be signed twenty-four (24) hours of notification by the Commisand restored to an active status by any club in the apsioner that the player's contract has been awarded to it, plicable league, (subject to the provisions on waiver) forward to the waiving club its check for the waiver including the club originally requesting the waiver on price, and an assignment of the player's contract shall be such player. In no event shall the player have the right executed promptly by the two clubs. to play again for the original waiving club unless a Waircr 18.6 Waiver Request. If the request for waivers ocperiod of sixteen (16) days, but in no event, less than curs either during the training season or the regular Request two (2) regular season games of the club shall have season, the waiver request must be by telegraph or teleelapsed since the player was waived by the original club; type. During the non-playing season, a waiver request provided, however, any player who was waived by a club during the reduction of the player limit from 49 to 40 may be by mail and the time stamped upon receipt of any such mailing by the Commissioner shall determine may be reactivated at any time by the waiving club. the date of the request. Despite the fact that a telegram 18.9 Notification of Requirements. If a player has Notification of be delayed, misdirected or lost by the telegraph company, the time of delivery to the Commissioner thereof shall an active contract and reports and then leaves the club, Requirement such fact must be reported to the Commissioner's Office fix the date of the request. Clubs shall have the right to telephone the Commissioner's office and give oral notice within forty-eight (48) hours after such player has left that a written or telegraphic request for waiver has been the club. If not reported, the Commissioner, after verifygiven; in such event the time of the telephone call shall ing such fact, may request waivers on said player; such request for waivers may not be recalled. This provision fix the date for the giving of notice of a waiver. shall not be applicable to any player inducted into the 18.7 Salary of Claimed Player, Each player under Salary of military service. contract to a club must be paid a full game salary by Claimed such club unless a request for waivers on such player is 18.10 Notice of Expiration on Option. No club shall | Notice of Player sent by such club and received by the Commissioner's office prior to 4:00 P.M., New York time on the Tuesday permit any option on the service of a player to expire Expiration of without exercising such option prior to the expiration date thereof unless such club, at least thirty (30) days Option prior to the first League game in the applicable league, and/or before 4:00 P.M., New York time on the Tuesday prior to the date of the expiration of said option, places following the playing of a League game in the applicable such player on waiver in the manner prescribed in this league; if any other club claims such player and such \$18.1 and notifies the Commissioner of its intention not player is thereafter awarded to such claiming club, to exercise such option. such claiming club shall assume the player con-tract and be responsible for the balance of the salary of ARTICLE XIX such player as prescribed therein; provided, however, CONDUCT OF REGULAR SEASON GAMES that whenever the contract of such player provides that a portion of the salary is deferred, then the claiming club shall assume and be responsible for only that portion 19.1 Game Receipts and Guarantee. The home club Game Receipts shall guarantee the visiting club a minimum of \$30,000 and Guarantee of the deferred salary that has not already accrued to for each league game with an option to the visiting club such player; in the event the contract on such player to receive forty percent (40%) of the gross receipts after provides for the payment of any bonus on a deferred the following deductions: basis, the claiming club shall not be liable for the pay-(a) All Federal, State and Municipal taxes assessed on ment of any portion thereof, but such obligation for paythe sale of tickets. ment shall remain with the waiving club. (b) A sum equal to fifteen percent (15%) (17½% in 18.8 (A) Restoration of Waived Player. If after being the AFL) of the gross receipts after deducting the Restoration of waived out, a player becomes an Active Player with antaxes set out in (a) above. Waived Player "Gross Receipts", as used in this Section, shall other club in the applicable league in the same season mean all receipts derived from the sale of tickets, and such player remains with such other club as an Active Player for not less than two pre-season or regular including service charges. Receipts of the Home Club from the sale of season tickets shall be inseason games and is paid a salary by such other club cluded in the gross receipts from each game while playing for it, and thereafter such player is placed [44] [ 45 ]

# Case 2: Paso-8839514-026920ANABDo DOWNENED 920517File 42/26/2012Page 26-66 953 Page ID

Players Bench Side Line Admission Medical Facilities Player Attive	sit on the players bench except owners, coaches, players, club house attendants, trainers and doctors of the participating teams.  19.4 Side Line Admission. No person shall be permitted on the side lines except photographers, reporters, stadium employees and police, all of whom shall be required to wear proper identification. A maximum of twelve (12) side line passes per game will be issued to each club participating therein.  19.5 Medical Facilities. The home team shall provide a physician and an ambulance at each game available to both teams; said ambulance facilities shall be located at or adjacent to the stadium with the driver in attendance in the ambulance for the use of both competing teams.  19.6 Player Attire. All players of a team shall be uniformly and neatly attired for all games; all players on the same team must wear the same color jersey, head guards and stockings, except that a club, at its option, may permit all eligible pass receivers to wear a different color head gear than the rest of the team. If a different color is worn by any eligible pass receiver of a club, all of the cligible receivers must wear the same color. Players must wear stockings in all games. The Commissioner must approve in advance any changes in the colors of	to the start of the game, except where inclement weather prevents or interferes with such introduction.  19.11 Complimentary more than one thousand (1,000) complimentary tickets for any regular season game unless:  (a) The issuing club pays for all complimentary tickets issued in excess of one thousand (1,000).  (b) The complimentary tickets are under 16 years of age; if such under 16 are issued free or tickets to children must be required to sit in the same section of the stadium, or  (c) The complimentary tickets are issued to the working press, hospitalized veterans, bands, employees, or League passes:  The foregoing limitation on complimentary tickets applies only to tickets that could be sold and not to other types of admission tickets.  19.12 Tickets for Players. Each player of the home club is entitled to receive one complimentary ticket for each home game; the home club shall not issue any tickets to the visiting club, directly or indirectly, except when full payment is made for such tickets.  19.13 Field Tarpaulin. All clubs must provide and have available a tarpaulin assequate to cover the entire playing area of the field, and must exercise reasonable ever the weather is apt to render unfit or endanger the playing condition of the home field.	Tickets for Players Field Tarpaulin
Scats for Visiting Club	may permit all eligible pass receivers to wear a different color head gear than the rest of the team. If a different color is worn by any eligible pass receiver of a club, all of the eligible receivers must wear the same color. Players must wear stockings in all games. The Commissioner must approve in advance any changes in the colors of the clubs. Every player appearing on the field during the game or in any pre-game workout preceding the game must wear his complete game outfit exclusive of pads and helmet.	19.13 Field Tarpaulin. All clubs must provide and have available a tarpaulin ascequate to cover the entire playing area of the field, and must exercise reasonable care and diligence in arranging for the use thereof whenever the weather is apt to render unfit or endanger the	Post-Scason

#### Case 2: Past-0339 gret-028/127NABDoDONGHEMEND 20617 FIFEHE #2/26/29/12Patage 12Patage 12Patag #:8994 NFL-AFL CONSTITUTION and BY-LAWS have been played, except that the club winning the provided, however, that whenever provisions in the Con-World Championship Game must play any non-league stitution and By-Laws of either the NFI or the AFL game contracted for by the applicable league. conflict with the terms of this Article XX, the provisions chibited 20.2 Prohibited Games. No club may play a game Games of any kind, including All-Star or games with clubs which Prohibited hereof shall prevail. (C) Each club in the AFL shall play at least one preare not members of the NFL or the AFL, after such club season game each year with a team in the NFL. has played its first regular season game in its league in the applicable year. ARTICLE XXI 20.3 Player Participation. Except for games sanc-Player Participation, tioned and approved by the applicable league, no player NOTICES may participate in any game between the time of the completion of the last regular season or authorized post-21.1 Type of Notice. Unless the Constitution and Type of season game of his club and July 1st of the following By-Laws specify a different form or method of notice, Notice year. all notices required to be given under any provision of 20.4 Officials. The home club shall pay officials the the Constitution and By-Laws shall be in writing or by Officials sum of One Hundred Fifty Dollars (\$150) each for teletype, addressed to the last known address of the adofficiating in each pre-season game, as well as all travel and other expenses of officials incurred in connection dressee; all notices by mail shall be deposited in the U.S. Mail, postage thereon prepaid. World 20.5 (A) A World Championship Game shall be ARTICLE XXII (Inampionship played each year commencing in January 1967 between Game the champion of the NFL and the champion of the AFL; AMENDMENT OF said game shall be played under the supervision, control CONSTITUTION AND BY-LAWS and direction of the Commissioner. All questions arising in connection with said game not expressly provided for 22.1 The provisions of this Constitution and By-Laws Amendment by the provisions hereof or by agreement between the may be altered or amended by the affirmative votes of two leagues shall be decided by the Commissioner. After Notice not less than thirteen (13) clubs of the NFL, plus eight B) The site of the World Championship Game shall (8) clubs of the AFL, provided such amendment or alterbe fixed by the affirmative vote of not less than thirteen (13) members of the NFL and eight (8) members of the AFL A formula for the allocation of the income to ation was previously submitted in writing to both leagues. either by a member club no less than thirty (30) days prior to any Joint Annual Meeting, or by the Commisplayer shares, the pension funds of the two leagues and sioner not less than twenty (20) days prior to such Joint the participating clubs shall be determined by the affirma-Annual Meeting. tive vote of not less than thirteen (13) members of the NFL and eight (8) members of the AFL. The remaining 22,2 This Constitution and By-Laws may be altered Amendment or amended by a unanimous vote of all the clubs of the Without Notice income resulting from this game will be divided equally NFL and the AFL at any meeting, special, annual or between the two leagues. otherwise. Pre-Season 20.6 (A) No club in either league shall schedule a Games pre-season game without the approval of the Commis-22.3 Anything in this Constitution and By-Laws to Special sioner. The pre-season schedule shall be completed and the contrary notwithstanding, the provisions of Article Provisions the dates and participants named at the annual joint VII and of this S22.3 may not be altered or amended meeting of both leagues. without the unanimous consent of all clubs of the NFL (B) In scheduling pre-season games, the Commisand AFL. sioner and all clubs in both leagues shall be bound by all 22.4 Whenever an amendment or alteration to the Name of other restrictions on pre-season scheduling contained in Constitution and By-Laws is submitted for approval, such Proposer the Constitution and By-Laws of the applicable league; must indicate the author of the proposal.

[49]

[48]

# Case 2: PASO-0839 17 + 0218/ANA BOODONG LEMPO 200 17 FIRE UP 020/09/12 Page 28/81 05 35 3 Page ID #:8995 NFL-AFL ARTICLE XXIII TERMINATION OF THIS CONSTITUTION AND BY-LAWS This Constitution and By-Laws adopted by the NFL and AFL shall expire automatically and be of no further force or effect whenever the complete unification of the Termination operations of both of said present leagues into the NFL as the surviving league occurs, but in any event no later than February 1, 1970. [ 50 ]

1			#:89	997	1						
										,	
	-	,									
					(	CONSTI	TUTION	AND BY	LAWS		
		•					of				
				•	A	MERIC	AN F007	TBALL LE	EAGUE		
							CONSTIT	UTION			
							ARTICL	E A-I			
							NAN	1E			
				A-1.1 LEAGU		eague sh	ill be knows	as the A	MERICA	N FOOTE	BALL
							ARTICL	E A-II			
							ОВЈЕ	CTS			
				A-2.	The ol	oject of th	e League is to f profession	o promote t al football.	he intere	sts of the A	meri-
						•	ARTICLI	A-III			
				A-3.	The A	merican I	ootball Leag	ue shall ha	ve perpet	ual existenc	e.
							ARTICLI	A-IV			
						OFFICE	ERS AND	COMMIT	TEES		
				Commitime to shall be not moved to unless of the conficer	ttee, Treatime be elected we than the stand stremoved may be el	designate at any and ten years. hall serve in the malected to o	be those of i Secretary, d at any and nual meeting They shall for such tenner hereinne or more	and such or spector a term be elected rms as they after specific of these offi	ther official meet of not le by three are elected ed in the	ers as may ing. The operation of the operations	from fficers year f the salify, One
				each in membe Preside only in ing ch mittee	nember cl r club ar nt shall b case of a nrges mad members	ub. Such nd notice le Chairma le tie vote le against representi	committee she representation thereof given in of this Coof the Execusia club or bying any of the	ve shall be n to the P mmittee, He tive Comitte one club a ese clubs sh	duly a resident e shall be e. In an gainst ai all have	ppointed by in writing, a contitled to y hearing ir nother, the no right to	The The vote com-
				bership and su	in the L ch other 1	eague, the	fficers and co time and p and prohib rovided for	lace of ann itions as ma	ual and y be dee	special mee	tings,
							55	5			
				.							

#### Case 2: Past-0339 mct-028/127NABDoDONGHMEND 20617 FileHent 203/129112 Patage 13df of 353 Page ID #:8998 ARTICLE ALV A-1.5 He shall fill by appointment any vacancies which may occur in A.5.1 Each of the member clubs and their respective individual owners elective offices for the balance of the term of said elective office or until partners, directors, officers and stockholders, as the case may be, shall be the vacancy is filled by election duly held pursuant to these By-Laws. bound by all of the terms and provisions of the Constitution and By-Laws. A-1.6 He shall appoint all committees except the Executive Committee. A.5.2 Each of the member clubs and their respective individual owners. partners, directors, officers and stockholders shall be bound by the decisions A-1.7 He shall formulate and from time to time announce the rules of of the President and of the Executive Committee in every matter within procedure to be observed in connection with the enforcement of the Constitution and By-Laws. He may at any time twenty days prior to the annual meeting submit suggestions for changes to the Constitution and By-Laws. A-5.3 The form of players contract adopted and all contracts between member clubs and their officers, players, coaches and employees, shall con-A-1.8 In the case, of conduct detrimental to the American Football tain a clause by which the parties agree to be bound by all of the provisions League or professional football by any organization not a party to this of this Constitution and By-Laws. Copies of all types of contracts must be agreement, or by any individual not connected with any of the parties bereto, the President may, at the expense of the American Football League, take appropriate legal action and such other steps as he may deem necessary A-5.4 Any officer of the American Football League may be removed and proper in the best interest of the American Football League or of profrom that office for the following reasons only: fessional football. 1. Conviction of a crime involving moral turpitude. A-1.9 The President shall conduct the business of the League and may 2. Physical or mental incapacity to perform the duties of that office. incur such expenses as in his judgment are necessary to carry on the 3. Conduct detrimental to the American Football League. business of the League, all of which expenses are to be paid from the League treasury. The method for such removal is provided for in ARTICLE II of the By-Laws. A-1.10 Every person connected with the League or any member club in any way is prohibited from giving any publicity to any disciplinary action taken by the President, except that the President may issue such publicity when he deems such to be in the interest of the League. Without the prior approval of three-fourths of the member clubs, however, the President BY-LAWS OF THE AMERICAN may not publicize any disciplinary action taken against any officer, director, or personnel of a member club. FOOTBALL LEAGUE A-1.11 He shall have the authority to remit any fine or to suspend any ARTICLE A-I disciplinary action imposed by him. PRESIDENT A-1.12 He is herewith empowered to establish a Publicity Department. This department shall be under his exclusive jurisdiction and control. He A-1.1 The President is hereby vested by the American Football League shall have the right to engage the personnel of said department and fix the and by each and every member club thereof with full and complete salaries and expenses thereof. authority to carry out the duties herein delegated to him: All publicity personnel of member clubs must send all of their releases A-1.2 He shall preside at all meetings. to every newspaper, newspaperman, radio station and radio announcer, tele-A-1,3 He shall preside at all meetings of the Executive Committee vision station and television announcer located in League cities and which except as hereinafter specifically excepted. are on the master list of each club in each League city, whether they play in that particular city or not. A-1.4 He shall order and may be authorized to countersign checks for the payment of such current or ordinary bills as may be presented during A-1.13 The Player grants to the Club and to the League, severally and the year prior to the annual meeting, if and when such bills are certified by him as just obligations. Such obligations, however, must be those which have to do with the normal operation of the League. Any capital investment jointly, the right to use and to authorize others to use the Player's name. picture, likeness, signature (or facsimile thereof), and biographical sketch or any part thereof, for publicity and/or advertising purposes in any manner or extraordinary obligations must be approved by three-fourths (34) of the whatsover, including, without limitation, use in newspapers, magazines, members of the Executive Committee, although such approval may be

motion pictures, game programs, annual roster manuals, books, radio and television material, broadcasts, telecasts, and in or in connection with any and all other kinds of communications media and commercial articles and

services, provided that in the case of such use in connection with trading cards or other commercial articles or services, all moneys received by the Club and/or by the League shall accrue to the Players' Benefit Fund of the American Football League. It is agreed the above grant shall not in itself constitute an endorsement by the Player of a commercial article or service, and that the Player reserves the exclusive rights for such personal endorsements in categories of commercial articles and services approved by the President.

A-1.14 He shall have the sole power to contract for the televising of all championship games to be played each year subject to the conditions contained in ARTICLE XVII of the By-Laws.

A-1.15 He is empowered to negotiate working agreements on behalf of the League with other leagues, which shall be presented to the American Football League for approval before execution. A two-thirds (2/3) vote of members shall be required for approval.

A-1.16 He shall keep the records of the proceedings of the League, and shall keep an accurate account of all business that has been transacted. He shall make a report at each annual meeting.

A-1.17 The President and Assistant Treasurer, if any, shall file a surety company bond in the same amount and in the same terms as provided in ARTICLE III, Section 4, of the By-Laws.

A-1.18 The President shall appoint a League Statistician who shall keep separate team statistics and records and over-all statistics and over-all records for the American Football League.

## ARTICLE A-II

# EXECUTIVE COMMITTEE

A-2.1 The Executive Committee, as provided for in Section 2 of ARTICLE IV of the Constitution, is hereby vested with the power to impose fines in excess of Two Thousand Dollars (\$2,000.00), but not Twenty-Five Thousand Dollars (\$25,000.00). It will require a vote of three-fourths (\$4) of the members of this League to impose any such fine. It is hereby further vested with the power to investigate and make its recommendations to the League as to any matters referred to it by the President and to audit the books and records of the Treasurer and report

A-2.2 The Executive Committee shall be vested with the power to remit any penalty under any bond furnished to the League by any member and no penalty under any such bond shall be invoked without a three-fourths (%) vote of the Executive Committee.

A-2.3 In the event of the death or inability of the President to act in his capacity, the Executive Committee shall declare an emergency to exist. It shall call a special meeting not more than thirty (30) days after such

an emergency is declared, the sole purpose of which shall be for the eelction of a new President.

A-2.4 In the event that any officer of the American Football League shall fail to abide by this Constitution and By-Laws to the extent that three-fourths (34) of the Executive Committee shall deem it detrimental to the best interest of the League, then said Executive Committee shall have the full power and authority, after due notice and hearing, to remove said officer and terminate his contract.

# ARTICLE A-III

## TREASURER AND ASSISTANT TREASURER

A-3.1 The Treasurer shall have charge of the funds.

A-3.2 He shall pay all current bills and salaries incurred after the same have been approved by the President. He shall not use the League funds for any investment without the consent of two-thirds (2/3) of the League membership.

A-3.3 He shall submit at each annual meeting a detailed statement of all receipts and disbursements and a balance sheet showing the exact financial condition of the League as of the last day of the calendar month preceding the date of the annual meeting.

A-3.4 He shall file a surety company bond with the President. Said bond shall be in the sum of Five Hundred Thousand Dollars (\$500,000.00) and the obligee named in said bond shall be the American Football League. The premium for said bond shall be paid by the League.

A-3.5 He shall receive such compensation as the League may fix at any annual meeting, plus reasonable and necessary traveling and other incidental expenses.

A-3.6 He shall forward each week to each club a financial report of games played during that week. Such report shall include attendance, receipts, and any other information which the Treasurer may deem expedient. He shall include in such report any delinquencies from any clubs.

A-3.7 The Treasurer, with the written consent of the majority of the Executive Committee, shall perform the duties of the President in the event of the President's absence or inability to act. In the event of death, resignation or removal from office of the President, the Treasurer shall succeed to the office of the President until a new Persident is elected. He shall not fill the unexpired term of the President.

### ARTICLE A-IV

### MEMBERSHIP

A-4.1 The American Football League shall be limited to ten (10) teams unless enlarged or changed by a vote of three quarters (34) of all members of the League.

58

Case 2: Past-0339514-028/13NABDoDONGHINEO520517FileHed2036/19/12Paggg336f0553Page ID #:9000 franchise or any interest therein, or cancellation or retirement of voting A-4.2 The granting of two franchises in any one city shall be prohibited unless approved by all the members of the American Football League. stock shares of a franchise, or any act whatsoever which may change in any manner the ownership composition of a franchise, must be forwarded to the A-4.3 A franchise certificate shall be issued to all members by the President, who shall make such investigation as he deems necessary, and American Football League. These franchises shall remain the property of who is hereby empowered to require from all parties any such information the members to whom they were issued forever, unless said franchises shall as he may deem necessary or desirable, the same to be furnished on demand be forfeited or transferred as herein provided. and under oath if so requested. Upon completing his investigation of any A-4.4 Within fifteen (15) days after demand is made by the President, such proposed transfer, sale, assignment, retirement or cancellation, the each club shall submit under the oath of its President and Secretary the President shall refer same to the Executive Committee. Every such transfer, following information and any other information which the President deems sale assignment, retirement or cancellation shall be subject to the approval necessary to the structure of any club from time to time: of the Executive Committee by a three-quarters (%) vote. This vote can be taken by mail by the President if he so deems it advisable. In the event of A. If a Corporation: the death of any person holding an interest in a League franchise, that 1. Copy of corporate charter interest or his shares of stock may pass by his will, or through intestacy, 2. Amount and character of stock authorized without the approval of the League. 3. Amount and character of stock issued and outstanding A.4.7 Every such application shall be accompanied by a certified check payable to the American Football League in the amount of One Thousand 4. Names and addresses of stockholders Dollars (\$1,000.00) to cover costs and expenses, and the balance, if any 5. Names an addresses of directors remaining, shall be repaid to the applicant. 6. Names and addresses of officers B. If not a Corporation: ARTICLE A.V 1. Names and addresses of ownership and proportionate shares to APPLICATION FOR MEMBERSHIP A-4.5 (A) Assessment. Whenever moneys are required to meet the A.5.1 A new franchise may be granted with the consent of three-quarters expenses of the League, and League funds are not available for that purpose, (%) of all the members. Any application for admission shall be accomthen, upon demand by the President each member shall be obligated to conpanied by a certified check for Fifty Thousand Dollars (\$50,000.00) or such tribute equally its share of the required moneys. Such assessments shall be other amount as may unanimously be voted by the Executive Committee. in addition to the obligations of each member for the payment of the In case any application for admission is rejected, the President shall repay amounts prescribed in Section A-4.5 (B) hereof. to the applicant the balance of the amount which accompanied the applica-(B) No percentage of gate receipts will be assessed by the League Office for regular season games. No percentage of gate receipts will be assessed by tion, after deducting therefrom all reasonable expenses incurred in connection with the consideration of the application. League Office for pre-season games played in the home city of a team of either the AFL or NFL. Two per cent (2%) of net gate receipts for pre-A-5.2 Application for membership in the American Football League shall be made by filing an application with the President on a form to be season games played between AFL clubs in cities which are not members furnished to the applicant by the President. of either League will be forwarded to the Office. One per cent (1%) each of net gate receipts will be paid to the AFL and the NFL Offices for inter-A-5.3 All applications for membership shall be referred by the President to the Executive Committee which shall report its recommendations. If the league pre-season games played in cities which are not members of either League. Net gate receipts as used in this section is defined as gross gate Executive Committee shall report favorably, the franchise shall be granted, if approved by a three-fourths (34) vote of the member clubs. Any franreceipts after deducting (a) all Federal, State and Municipal taxes assessed on sale of tickets, (b) a sum equal to fifteen per cent (15%) of the gross receipts after deducting the aforesaid taxes and (c) officials' fees and exchise or any agreement under which a franchise is granted may be modified or amended if approved by a three-fourths (34) vote of the member clubs who are members of the League at the time the franchise was granted. penses in the amount of two thousand dollars (\$2,000.00) for each preseason game. ARTICLE A.VI A-4.6 Application for the transfer, assignment, or sale of a franchise or any controlling interest therein, or any shares of voting stock constituting NOTICES control of a franchise or the cancellation thereof, must be accompanied by the franchise certificate. All applications for transfer, sale or assignment of a A-6.1 Any notice required to be given by any of the provisions of this

A.9.1 The Standard Form of Player's Contract shall be used by all

63

A.7.7 The President shall draft a schedule and send it to the member clubs as soon as possible after the annual meeting each year. The schedule

wear the colors listed below (Section 10.6), provided they do not conflict

with the white worn by the visiting team.

A-10.12 Teams playing in parks with baseball facilities should sod or

seed its infield after the baseball scason.

A-10.13 Bull horns, klaxons and other mechanical noise-making devices are banned from parks in the AFL.

A-10.14 When a game is scheduled in a stadium used for baseball, the President shall have the right to change the site of the game, whenever he concludes such action is necessary by reason of the probable participation of the baseball club in the World's Series; in such event, the visiting club will be reimbursed by the League for any extra travel expense necessarily incurred because of such change, and the home club will be compensated by the League for any loss of revenue suffered by it as a result of such change in the site of the game. The President's decision shall be final and binding upon both of the affected clubs in respect to the need for an amount of any such compensation and reimbursement.

### ARTICLE A-XI

## FINAL CHAMPIONSHIP GAME

- A.11.1 The Final Championship Game shall be played on a date selected by the President.
- A.11.2 Beginning with the season of 1961, the Final League Championship Game shall be played on the home grounds of the club winning the Western Division championship. The following year it shall be played in the Eastern Division, and alternating thereafter, unless both clubs agree to transfer of the game, which transfer must be approved by the President.
- A-11.3 The President shall select the officials to officiate at the Final League Championship Game.
- A-11.4 On or about the first day of December, the President shall call a meeting of all the clubs which have a possible chance of participating in the Final League Championship Game. At such meeting each club shall submit its normal scale of prices and furnish such other information as the President may require.
- A-11.5 The President shall fix the prices for reserve tickets, which price shall be (a) at the minimum rate of Four Dollars (\$4.00) for each ticket in all cases where the seating capacity of the park is less than Forty Thousand (40,000) persons and (b) at the minimum rate of Three Dollars (\$3.00) for each ticket, in all cases when the seating capacity of the park is in excess of Forty Thousand (40,000). The printing of tickets shall be under the direction of the President and shall be charged against the receipts of the game.
- A-11.6 Tickets for the game shall be available for distribution not later than the day following the game which decides which teams are to participate. There shall be no complimentary tickets for the game.
- A-11.7 All receipts of the game, which shall include all receipts from the sale of tickets whether presented for admission or not, and any additional receipts from television, radio and moving pictures, shall be turned over to the League treasury. The program (advertising and sales) shall belong to the

home club and any profit shall belong to and loss shall be borne by the home club. A percentage of the receipts from the televising of the Final Championship Game shall be allocated to the Championship game pool exclusively at the discretion of the Executive Committee, and the remaining percentage of such television receipts shall be turned over to the member clubs in accordance with Article XVII.

A-11.8 The Treasurer of the American Football League shall, after approval by the President, make the following distributions:

After deducting Federal and other taxes, ground rental and all expenses pertaining to the game, including a flat sum of Four Thousand dollars (\$4,000.00) to the host team for handling intangible office expenses, thirty-six per cent (36%) of the remainder shall be distributed to the players of the winning team; twenty-nine (29%) to the players of the losing member club; and sixteen per cent (10%) to the winning member club; nine the losing member club; and sixteen per cent (16%) to the League for distribution equally to member clubs. The respective clubs shall be responsible for player obligations, including insurance, workmen's compensation and payroll taxes.

A-1.9 The club winning the Final League Championship Game shall be presented with the American Football League Championship Trophy, to be retained by the club as long as it retains the League Championship. When the League Championship passes from one club to another, the club holding the trophy must transfer it forthwith to the President, who in turn shall present it to the new League Champions. Each year the winning club shall be given by the League a miniature of the trophy as its permanent possession.

A-11.10 If the game results in a tie score, the sudden death system of determining the winner shall prevail, as more particularly set forth in the rule book.

A-11.11 Only players on the Active List of the contending club in either one or both of the last two League games of that club will be eligible to compete in the Championship Game, with the exception that each club may add two players to be taken from the list of those players whom it had previously waived during the season, providing such players whom it had previously waived during the season, providing such players whom it had to the last game of the season. However the rosters of contending teams shall not exceed the regular player limit for the Championship Game. Eligibility will be established

A.1.12 The President shall have authority to order the home club to place at the disposal of the visiting club, for sale, such number of Final League Championship Game tickets as he deems reasonable and necessary to meet the requirements of the visiting club, not exceeding twenty per cent (20%) of each of the various priced tickets, after season ticket holders, 100 tickets for each club, the President and the Publicity Department are taken care of. All unsold tickets in the hands of the visiting club together with check covering sale of tickets, must be returned by Registered Air Mail,

67

#:9005

- (5) In the event a dispute arises in reference to any extraordinary or other unusual expenses of the game on which the participating clubs cannot agree, the determination of whether such item shall be chargeable against the game shall be referred to the President for decision, and such decision by the President shall be final, conclusive and unappealable.
- (D) Each player of the participating team shall receive a sum equivalent to an amount obtained by dividing his total compensation for the season (exclusive of bonuses) by the number of regular League games played by the club during that season. Coaches, trainers, equipment men and others employed on a salary basis shall receive no additional compensation.
- (E) Sites of the division playoff games shall be in the home city of the respective division winners, unless both clubs involved agree to a transfer of the game, which transfer must be approved by the President. Details of the division playoff games shall be determined during a meeting of the clubs having a possible chance of participation in the Division Championship Games; such meeting shall be at a time and place fixed by the President and shall be attended by a representative of each club then having a possible chance of winning a division championship; such meeting shall decide all arrangements for all division playoff games and for the final League championship game. If two teams in the same division advance to the final championship game by winning division playoff games, then the team for said final championship game.

Each club in attendance shall furnish information to the President on its regular scale of admission prices, capacity of the stadium, and such other information as the President may request.

(F) The sudden death system to determine the winner shall prevail when the score is tied at the end of the regulation playing time of a division playoff game.

Under this system the team scoring first during overtime play herein provided for, shall be the winner of the game, and the game automatically ended on any score (including a safety) or when a score is awarded by the referee for a palpably unfair act. Other provisions in respect to the sudden death system shall be provided in the Rule Book of the League.

(G) Only players on the Active List of the contending club in either one or both of the last two League games of that club will be eligible to compete in the Division Playoff Game, with the exception that each club may add two players to be taken from the list of those players whom it had previously waived during the season, providing such players were not on the roster of any other club on the third to the last game of the season. Flowever, the rosters of contending teams shall not exceed the regular player limit for the Division Playoff Game. Eligibility will be established from official records in the President's office.

#### ARTICLE A-XIII

## PRE-SEASON AND POST SEASON GAMES

- A-13.1 No member shall schedule a game without the approval of the President and the entire pre-season schedule shall be coordinated by the League office.
- A-13.2 The President may grant permission for two (2) League teams to play against each other provided:
- Item A. That all contracts for pre-season games shall provide that the participating teams share equally in the net receipts. No pre-season game except those sponsored by a League member may be played under a minimum guarantee provision (as distinct from a percentage provision) for less than Ten Thousand Dollars (\$10,000.00), as a minimum guarantee for each team, provided that sum or more shall have been the amount paid under a previous minimum guarantee contract provision. This provision shall not affect existing contracts presently on file in the office of the President.
- Item B. All teams traveling by air to play a pre-season game must arrive in the game city at least by the evening prior to the game date, unless adequate protection is provided for the squad to make the trip by other means of transportation.
- A-13.3 No team shall participate in any non-championship games after the League Football Championship is decided, except the League Championship team must play the non-championship games contracted for by the League.
- A-13.4 No club may play a non-championship game of any kind whatsoever, after such club has played its first scheduled League Championship Game.
- A-13.5 The official AFL All-Star game shall be conducted under arrangements made by the President and any revenue accruing therefrom shall be divided equally among member clubs of the AFL or in accordance with the directions of the Executive Committee. He shall also have the sole power to contract for merchandising, promotions and other commercial and non-commercial projects and any revenue accruing therefrom shall be distributed equally among member clubs of the league or in accordance with directions of the Executive Committee.
- A-13.6 The President's office must approve the playing rules under which a pre-season game is played by an AFL club against a Canadian League club, and such rules must be on an equitable basis for the teams involved.
- A-13.7 Each member club in the league may schedule a pre-season game or games with a club not a member of the league, provided said game or games are first approved by the President and conform to the Rules and Regulations established by the member clubs of the League.

73

ote, each vote to be ratified by letter from the respective club.

Case 2: Paso-0839 mch-028/23\ABDo0006\uniners920c17File\uniners920 NATIONAL FOOTBALL LEAGUE

the number of members in the League may be changed only by the affirmative vote of not less than thirteen (13) members of the

76

League.

nection with the consideration and investigation of such application.

(C) Upon receipt of any application for membership in the League,

the Commissioner shall conduct such investigation thereof as he deems

	WES	TERN	CON	FEREI	NCE
Coastal Division			Cen	tral D	ivision
Atlanta Falcons			Chi	cago B	ears
Baltimore Colts			Det	roit Lie	ons
Los Angeles Rams			Gre	en Bay	Packers
San Francisco 49ers			Min	nesota	Vikings
			82		

New Orleans Saints New York Giants Philadelphia Eagles Pittsburgh Steelers Washington Redskins St. Louis Cardinals The foregoing Divisions shall be in effect for the seasons 1968 and 1969 only. Following the 1969 season, the Divisional allocation within each Conference shall terminate and the members of the Conferences shall not be committed or assigned to any particular Division therein.

#:9012

#### ARTICLE N.V

## MEETINGS OF THE LEAGUE

- N-5.1 The annual meeting of the League shall be held not earlier than the second Monday in February of each year and not later than April 1st in such year; such meeting shall be held on such date and at such time and place as the Commissioner shall designate in the notice of the meeting.
- N-5.2 Special Meetings of the League may be held at any place upon call by the Commissioner.
- N-5.3 (A) Written notice of the time and place of holding any meeting shall be given to each member at least thirty (30) days in advance of the day fixed for the Annual Meeting, or at least seven (7) days in advance of the day fixed for any Special Meeting.
- (B) Notice of a Special Meeting shall state the time, place and purpose of the meeting. The notice of the annual meeting must state the time and place of the meeting, but not the purpose; if any amendments to the Constitution and By-Laws are to be considered at the annual meeting, the submission of such proposals must be in accordance with Sec. N-17.1 hereof.
- (C) Notices to any meeting may be waived by the unanimous consent of all Member Clubs.
- N-5.4 At all meetings of the League, whether Annual or Special, ten (10) members of the League in good standing, present in person or by authorized representatives, shall constitute a quorum for the transaction of business and shall have the power to adjourn the meeting from time to time without notice other than announcement at the meeting, until the requisite number of members shall be present.
- N-5.5 At each meeting of the League each member shall be limited to two (2) representatives and to have present, in addition thereto, one (1) of its officers or counsel; each member shall be limited to only one (1) vote upon any matter presented to the meeting. Each member shall file with the League within the time designated by the Commissioner a written designation of the representative and alternate to vote and act for it. The Commissioner or presiding officer may require proof satisfactory to the Commissioner presiding officer of the authority of any representative to represent a member.
- N-5.6 Except as herein otherwise specifically provided, the affirmative vote of not less than thirteen (13) members of the League at any Annual or Special Meeting of the League shall be required for action.
- N-5.7 The order of business for the Annual Meeting shall be as follows:

Reading of Minutes of the previous meeting Report of Commissioner and Treasurer Report of Public Relations Department

84

Report of other Committees
Unfinished business

Nomination and election of officers

Installation of officers

New business

Adjournment

N-5.8 Upon call of the Commissioner or by majority vote of the members of the League, the League may go into Executive Session. At each Executive Session, each member shall designate its duly authorized representative to act for it in such Executive Session. In any Executive Session only one representative of each member, and the Commissioner, shall be present, together with such other persons as either the Commissioner or the members by majority vote shall invite. The Commissioner shall be Chairman of the Executive Session and may appoint the Secretary of the Session. Action at any Executive Session shall constitute action of the

N-5.9 Except in respect to matters covered specifically in the Constitution and By-Laws of the League, Roberts Rules of Order shall prevail in all meetings of the League involving a matter not covered specifically in the Constitution and By-Laws of the League shall require the affirmative vote of not less than thirteen (13) members of the League for approval.

N-5.10 Any action or resolution which may be taken or adopted at a League meeting may be taken or adopted by an instrument in writing signed by all members of the League.

### ARTICLE N.VI

# EXECUTIVE AND OTHER COMMITTEES

- N-6.1 The League shall have an Executive Committee composed of one (1) representative from each member club. Each representative shall be appointed by the member club by written notice to the Commissioner. Each club may name an alternate representative in the same manner, said alternate shall lave the same authority as the regular appointee in the absence of such appointee. Each appointee and alternate on the Executive Committee shall serve until his appointment is revoked in writing by the appointing member club.
- N-6.2 At all meetings of the Executive Committee each member of the Committee shall have one (1) vote.
- N-6.3 All Executive Committee members must be either owners or holders of an interest, or officers of member clubs in the League.
- N-6.4 In case any vacancy occurs in the Executive Committee his successor shall be appointed by the member affected by the vacancy.

85

anywhere except as follows:

91

one week.

90

## Case 2: Past-0339 gret-028/127NABDoDONGHEMEND 20617 FIFEHEND 20649 112 Pateur 536 fut 53 Page ID #:9020 Such player clears waivers and is thereafter signed as a free agent by another club in the same week; in such event, the club signing ARTICLE N.XVII such player has the option of either immediately activating such player and, if necessary, reimbursing the original club for any AMENDMENT OF CONSTITUTION salary paid to the player because such player was waived after 4:00 P.M., New York Time, as above stated, or it may elect not AND BY-LAWS to activate such player for its next regular season game, in which event it shall not be required to reimburse the original club for N-17.1 Subject to the exception stated in (A) and (B) herein, the such salary; the claiming club in either event must count such Constitution and By-Laws of the League may be altered or amended by player as an active player and the club shall be subject to the the affirmative vote of not less than thirteen (13) member clubs of the applicable player limit. League, provided such amendment or alteration was previously submitted in writing to the League, either by a member club no less than thirty (30) days prior to such Annual Meeting, or by the Commissioner no less than twenty (20) days prior to such Annual Meeting. N-17.2 This Constitution and By-Laws may be altered or amended by a unanimous vote of all the member clubs at any meeting, special, annual or otherwise. N-17.3 (A) No change or amendment to any section of the Constitution and By-Laws involving or relating to the arrangement under which the Baltimore and Washington franchises are to be operated and handled shall be effective unless approved by the unanimous vote of all member clubs of the League; such arrangement is contained in the provisions of Section (B) Anything in this Constitution and By-Laws to the contrary notwithstanding, the provisions of Section 3.1 (A) and of this Section N-17.3 may not be altered or amended without the unanimous consent of all members of the League. N-17.4 Whenever an amendment or alteration to the Constitution and By-Laws is submitted for approval, such must indicate the author of the proposal. ARTICLE N.XVIII N-18 I Each player under contract must be paid a full game salary by his club unless a request for waiver on such player is sent by such club and received by the Commissioner's office prior to 4:00 P.M., New York Time, on the Tuesday prior to the first regular season game of such club and/or before 4:00 P.M., New York Time, on the Tuesday following the playing of any other regular season game unless, (1) Such player is claimed and is thereafter awarded to the claiming club; in such event the claiming club shall be responsible for any salary due the player because suc hplayer was waived after 4:00 P.M., New York Time, as above stated; the claiming club shall also assume the obligation of the player's contract and be responsible for the balance of the salary as stated therein, or 103 102